

1 Plaintiff MOHAMED ABOUELHASSAN,
2 PRO SE

FILED

3 Address: 805 BORDEN RAE CT,
4 SAN JOSE, CA 95117

2007 NOV 26 P 3:51
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RICHARD W. WIEKING
CLERK
U.S. DISTRICT COURT
NO. DIST OF CA. S.J.

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8 UNITED STATES DISTRICT COURT
9 NORTHERN DISTRICT OF CALIFORNIA
10 SAN JOSE DIVISION
CJW

11 MOHAMED ABOUELHASSAN
In PRO SE

Case No. 5:07-CV-03951 JF

12 Plaintiff,
13 v.
14 CHASE BANK USA, N.A., EXPERIAN
15 INFORMATION SOLUTIONS, INC.,
16 EQUIFAX INFORMATION SERVICES,
LLC, TRANS UNION.

DECLARATION OF YELENA ISAYEVA
IN SUPPORT OF PLAINTIFF CLAIMS IN
CONTACTING DEFENDANTS
EXPERIAN INFORMATION SOLUTIONS,
INC., EQUIFAX INFORMATION
SERVICES, LLC, TRANS UNION ON
MARCH 19, 2007

17 Defendants.
18

19 I, Yelena Isayeva, state the following:

20 I am Plaintiff's Mohamed Abouelhassan wife. Plaintiff and I are living together in 805
21 Borden Rae Ct., San Jose, CA 95117 since 01/11/2007.

22 The facts stated in this Declaration are based on my personal knowledge and, if called upon
23 to do so, I could and would competently testify thereto.

24 I make this Declaration in support of Plaintiff's claim of contacting the 3 credit agencies;
25 EXPERIAN INFORMATION SOLUTIONS, INC., EQUIFAX INFORMATION SERVICES, LLC,
26 TRANS UNION, on or about March 19, 2007 to dispute the Chase Bank credit card inaccurate
27 information.
28

1 The representatives of the above mentioned credit agencies informed plaintiff that if wants to
2 delete these information he has to bring a letter from the creditor to them stating that this information
3 is inaccurate.

I declare under penalty of perjury under the laws of the State of California that the above is true and correct.

Executed on November 26, 2007, at San Jose, California.

Dated: NOVEMBER 26, 2007

~~Respectfully submitted,~~

YELENA ISAYEVA